



सत्यमेव जयते

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PART IV

Advertisements and Notices by Private Individuals and Private Bodies

NOTIFICATION BY THE INDIAN EXCHANGE LTD., AMRITSAR

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with the Government of India, Ministry of Commerce & Industry Notification S.O. 1162, dated the 4th May, 1960, has been obtained to the following amendments made to the Bye-laws of the Indian Exchange Ltd., Amritsar, the same having been previously placed on the Notice Board of the Exchange pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954 :—

AMENDMENTS

1. In Bye-law 94, in clause (3), the word "period" shall be added after the words "commencement of delivery".
2. In Bye-law 99, in clause (a) the words and figures "and/or Bye-law 232" shall be added in the end.
3. In Bye-law 232, in clause (a) :—
 - (i) for the words "If, in the opinion of the Board, an emergency has arisen or exists" the words "If, in the opinion of the Board, it is expedient in the interest of the trade so to do" shall be substituted.
 - (ii) The words "at a meeting specially convened in this behalf" shall be deleted.

Dated : 25-10-63.

Secretary
The Indian Exchange Ltd., Amritsar

NOTIFICATION BY THE INDIAN EXCHANGE LTD., AMRITSAR

The approval of the Deputy Director, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with the Government of India, Ministry of Commerce & Industry Notification S.O. 1162, dated the 4th May, 1960 has been obtained to the following amendment made to the Bye-laws of the Indian Exchange Limited, Amritsar.

AMENDMENT

After Bye-law 139, the following Bye-law shall be added as Bye-law 139A, viz. :

"139A. Notwithstanding anything to the contrary contained in these Bye-laws, if the difference between the maximum rate, if any, fixed for a delivery of the hedge contract under Bye-law 232 and the due date rate fixed for that delivery, is less than the

penalty payable under Bye-law 139 to the buyer by the seller who has been served with a demand notice but has failed to deliver goods (either wholly or partly), the said penalty should be reduced to an amount equal to the said difference; and if the due date rate fixed is the same as the maximum rate, no penalty shall be payable under Bye-law 139 to the buyer by the seller."

Dated : 17-12-63.

Secretary
The Indian Exchange Limited, Amritsar

NOTIFICATION BY THE CENTRAL INDIA COMMERCIAL EXCHANGE LTD., GWALIOR

The approval of the Secretary, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with Notification of the Government of India, Late Ministry of Commerce and Industry, S.O. 1162, dated the 4th May, 1960 has been obtained to the following amendments made to the Bye-laws of the Central India Commercial Exchange Ltd., Gwalior, the same having been previously placed on the Notice Board of the Exchange pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

I. In the said Bye-laws :—

In the "Schedule of Up-country Centres for Delivery of Linseed against Hedge Contracts" appended to the Bye-laws, after the figure, sign and word "5. Banda" in the Schedule of Centres under "Uttar Pradesh" the figure, sign and word "6. Jhansi" shall be added.

II. After Bye-law 278, the following new Bye-law shall be added as Bye-law 279, viz.,

"279. For the purpose of Jeth 2021 delivery of Linseed Hedge Contract, the provisions of the Schedule of Up-country Centres for Delivery of Linseed against Hedge Contract as they stood immediately before 9-1-1964 (the date of approval of the Secretary, Forward Markets Commission) shall be applicable and for the purpose of Bhadon 2021 and subsequent deliveries of Linseed Hedge Contract, the said Schedule as amended on the aforesaid date shall be applicable."

Gwalior,

Dated 15th January 1964.

A. D. SAPRE
Secretary
The Central India Commercial Exchange Ltd. Gwalior

NOTIFICATION BY THE SPICES AND OILSEEDS EXCHANGE LTD., SANGLI.

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification No. S.O. 1162, dated the 4th May, 1960, has been obtained to the following amendments being made to the Byelaws of the Spices and Oilseeds Exchange Ltd., Sangli, the same having been previously placed on the Notice Board of the Exchange pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

After Byelaw 342, the following Byelaws shall be inserted under the heading of "ADDITIONAL BYELAWS relating to Hedge Contracts in GROUNDNUTS-IN-SHELL", namely :—

"343. Byelaws beginning with No. 344 to No. 368 (both inclusive) alongwith Appendix thereto, are additional Byelaws for hedge contracts in Groundnuts-in-shell. All the Byelaws of the Exchange in respect of hedge contracts in Turmeric and Groundnut kernels as may be in force at any time and from time to time shall also be applicable to all the matters connected with hedge contracts in Groundnuts-in-shell in so far as those matters are not specifically dealt with, in the additional Byelaws for hedge contracts in Groundnuts-in-shell and are not repugnant to the additional Byelaws.

344. (a) There shall be a common Trading Ring for the purposes of effecting hedge contracts in both Groundnut kernels and Groundnuts-in-shell under the supervision and management of the Ring Committee, appointed under Byelaw 55.
- (b) Ring Traders, authorised to deal in hedge contracts in Groundnut kernels shall have authority to deal in hedge contracts in Groundnuts-in-shell also under the same badge or permit.

345. There shall be a common Clearing House in respect of hedge contracts in all authorised commodities under the management of the Clearing House Committee, appointed under Byelaw 73.

346. (a) For the purpose of hedge trading in Groundnuts-in-shell the basis of quality shall be Groundnuts-in-shell (undecorticated) of Bold variety grown in any part of the Maharashtra State, Mysore State and Gujarat State. Groundnuts-in-shell of summer crop shall not be tenderable. No other variety shall be tenderable.
- (b) Groundnuts-in-shell shall be in a dry condition and shall be of the fair average quality of the current season true to type.
- (c) The basis of yield shall be 72 per cent of Groundnut kernels i.e. for every 100 kilograms of Groundnuts-in-shell the yield shall be 72 kilograms of Groundnut kernels. If the yield is less than 67 per cent, the goods shall be rejected. In case the yield is above or below the above-mentioned basis but not less than 67 per cent the seller and the buyer shall pay or receive the differences accordingly.

*Illustration :—*The premium or discount shall be worked out by multiplying the total price of the goods by the figure of excess or less percentage of yield and dividing the product by the basis percentage and the resultant quotient to be taken up to two decimal points.

In case of delivery of goods of one unit i.e. 10 M. Tonnes having yield of 75 per cent against a delivery order, issued at the rate of Rs. 200/- per 250 kgs., the premium of Rs. 333.33 nP. should be paid by the buyer. Thus, the price of the concerned goods shall be Rs. 8,333.33 nP.

- (d) For the purpose of ascertaining yield, the buyer shall draw sample weighing not less than one kilogram and not exceeding two kilograms from the sample bags kept separate for the purpose of ascertaining refraction etc. The sample of Groundnuts-in-shell shall be weighed for this purpose after removing dust, stones, earth clods and other foreign matter therefrom but not twigs, attached thereto.

347. (a) The months of delivery shall be Poush, Chaitra and Shravan of every Samvat Year. In case the Board decides to permit hedge trading for delivery in any month other than what is provided in this Clause it shall do so with the prior approval of the Forward Markets Commission. The delivery period shall be Shudh Pratipada to Vaddya Trayodashi of the month of delivery.

- (b) In case of 'vridhi' and/or 'kshaya' of the month or months of delivery and/or the day of beginning and/or the last day of delivery period, the Board shall fix and declare these months and/or days before the commencement of trading in the concerned month.

- (c) Hedge trading in the contracts mentioned in Clause (a) above shall commence in the months of Ashadha, Kartik and Magha respectively. The Board shall, with the prior approval of the Forward Markets Commission, fix the date from which such trading may commence.

In case the Board decides to commence hedge trading in any contract in a month other than what is noted above, the Board shall do so with the prior approval of the Forward Markets Commission.

348. The unit of trading for Groundnuts-in-shell shall be 10 Metric Tonnes (10,000 Kgs.). The quotation of rates shall be per 250 kgs. of Groundnuts-in-shell.

349. (a) Every delivery order shall be issued in a lot of 10 Metric Tonnes and it shall be issued at the immediately preceding clearing rate. The parties issuing delivery orders shall receive or pay through the clearing the differences between the rates of the preceding clearing and the rates of the transactions effected after such clearing.

- (b) On every tender day, members who have entered into hedge contracts for purchase or sale of Groundnuts-in-shell shall send into the Clearing House instruction forms containing a full list of such contracts in units of 10 Metric Tonnes.

- (c) For every tender of 10 Metric Tonnes the first tenderer shall pay a registration fee of 50 Naye Paise. Each succeeding tenderer shall pay 50 Naye Paise for each of the contract entered on tender form.

350. Except in case of delivery in an upcountry delivery centre, the seller shall give delivery of the goods at the godown belonging to the buyer or his (buyers) pledgee or his bailee or his agent or his constituent within the Municipal limits of Sangli.

351. (a) Within 48 hours of receipt of Pucca delivery order from Clearing House, the buyer shall intimate in writing the place where the seller should give delivery of the goods which should be completed within next 48 hours of receipt of such intimation. Delivery of goods shall be given and taken between 8.00 A.M. and 6.00 P.M. only on working day.

- (b) The Board shall be entitled to extend the period of delivery on its own accord or at the request of the buyer or the seller and to lay down any conditions such as additional deposit, interest, godown rent, insurance charges etc. therefor, if deemed fit.

- (c) The buyer shall pay to the seller 90% of the price of the goods as and when the goods reach the place, referred to in clause (a) above and the goods shall remain at the place at the risk of the buyer till its weighment is completed. The balance of 10% shall be paid immediately after the question of weight, refraction, yield, quality, bagging etc. has been settled according to the Byelaws.

352. If the seller does not issue delivery order for fulfilment of his outstanding sale transactions within the prescribed time in the delivery period, he shall pay to the buyer a penalty for failure to tender at the rate of Rs. 4 per 250 Kgs. of Groundnuts-in-shell in addition to the differences between the rate of the previous clearing or the rate of the contract, whichever is applicable and the due date rate fixed by the Board.

353. If the seller has issued delivery order without any goods or with insufficient goods to tender against the same or the seller or his agent does not give delivery of the goods then the procedure laid down in Byelaw 282 shall be observed for the purpose. The seller shall pay to the buyer for insufficient goods or no goods, a difference between the rate of the delivery order and closing rate on that day and if this day be the due date or after due date, the difference shall be paid between the rate of the delivery order and the rate of the due date if the same be higher than the rate of the delivery order and in any case pay double penalty i.e. Rs. 8 per 250 Kgs. of Groundnuts-in-shell.

354. The seller shall give delivery of goods in atleast second hand and patchless gunny bags weighing not more than 1100 gms. each. The price of bagging shall be paid by the buyer to the seller. In case of gunny bags weighing more than 1100 gms. each, such excess weight shall be deducted from the total weight of goods and in case of them weighing less than 1100 gms. their weight shall be reckoned as 1100 gms. Darned (rafu) bags will not be considered as having patches and shall be accepted in bagging. Oily and cement bags or bags made of any other material shall not be accepted. The Board shall fix the price of gunny bags at the time of fixing expenses for delivery in upcountry centres. Any dispute regarding bagging shall be referred to Survey.

355. The seller shall give delivery of the goods in bags of uniform weight of 37 kilograms to 42 kilograms net, each. Weighment of goods shall be made at the place intimated by the buyer in accordance with these Byelaws. Ten percent bags of total number of bags in delivery shall be weighed and weight of all the bags shall be determined on the basis of average weight of these bags. However, the buyer shall have right to weigh the whole lot. The buyer shall bear all the expenses for weighment of goods.

Explanation:—While ascertaining the above average weight, minimum two bags at a time should be weighed and weights of not less than 100 gms. should be used for the purpose.

356. (a) (i) For the purpose of ascertaining refraction the buyer shall take out not more than 10 bags per each lot of 10 M. Tonnes in the manner of one bag out of every 25 bags at the time of weighment of goods. These sample bags shall be kept with the buyer under joint seal of the buyer and the seller.
- (ii) The Board shall fix a standard wire-mesh for settling refraction and each buyer shall keep with him such a wire-mesh. The seller may pick out and put, in the goods, any Groundnut-in-shell or kernels found in the separated refraction so that it shall not be considered as refraction. Similarly, the buyer may pick out any dust, stones, any other foreign matter and twigs, not attached to Groundnuts-in-shell found among Groundnuts-in-shell poured on the wire-mesh and the same shall be considered as refraction.
- (iii) Out of Groundnuts-in-shell poured on wire-mesh, the buyer shall be entitled to sort out Groundnuts-in-shell with dust or earth thereon and to remove such dust or earth from the shells. The dust or earth as removed shall be considered as refraction.
- (iv) Refraction shall be ascertained on the basis of average of these sample bags and in terms thereof.
- (v) No refraction shall be allowed free. Refraction up to 4 kilograms per bag shall be allowed at full value to the buyer. Goods having refraction in excess of 4 kilograms may be rejected. Refraction in lieu of damaged kernels shall not be taken into account in determining the above proportion.
- (b) Damaged kernels (including kernels totally damaged and slightly damaged)—Out of the kernels taken out for the purpose of ascertaining yield, damaged kernels up to 2% shall be free of refraction allowances. Excess of such

kernels over 2% but up to 5% to be reckoned as $\frac{1}{2}$ dust, excess over 5% but up to 8% to be reckoned as full dust and if over 8%, the goods shall be rejected. The above refraction by way of dust shall be determined by its proportion in the above sorted kernels to the total weight of goods. The same shall be ascertained separately and exclusively.

- (c) *Drriage* :—Dispute in respect of drriage shall be referred to Survey.

357. Refraction shall be ascertained within four days of the date of delivery.

358. The following shall be the upcountry centres at which the delivery of Groundnuts-in-shell is permitted. The Board may with the prior approval of the Forward Markets Commission make changes in the centres as they think proper before the commencement of trading in a particular season. No change shall be made therein in the midst of the season.

(A) *Maharashtra State* :—

- (i) Karad (ii) Kolhapur (iii) Barshi (iv) Latur.

(B) *Mysore State* :—

- (i) Bijapur (ii) Gokak.

(C) *Gujarat State* :—

- (i) Bhavanagar (ii) Dhoraji.

359. Delivery of goods at upcountry delivery centre shall be made at the place, mentioned by the seller in the concerned delivery order and situated within the Municipal limits of that centre.

360. The seller shall give delivery of the goods at such upcountry centre from a godown or a place having a roof over it. The seller cannot give delivery of the goods which are lying in an open place or a compound without a roof over it. The buyer shall take delivery of the goods in an upcountry centre within twenty days from the date of receipts of the delivery order. The buyer shall, however, within such period of twenty days be entitled to ask for the extension to the Board stating his reasons for such extension, and the Board shall consider the same and may give such or any extension as they may in their discretion deem fit. The Board may direct the buyer to pay such compensation by way of interest and/or charges to the seller as they may deem proper for such extension.

361. Immediately after the delivery of goods is made at an upcountry delivery centre, out of the sample bags five bags shall be utilised, in the concerned centre for the purpose of ascertaining refraction in the manner prescribed under Byelaw 356 and the remaining five bags shall be sent to the office of the Exchange under joint seal of the buyer and the seller or their agents by Railway parcel or motor lorry at seller's expenses for the purpose of ascertaining yield etc. if the matter is not amicably settled by the parties between themselves.

362. In addition to the expenses, mentioned in Byelaw 283 read with Byelaw 132, the seller shall pay to the buyer cartage from Sangli Railway Station to the godown of the buyer at Sangli.

363. Panel of surveyors appointed in accordance with the provisions of Byelaw 293 shall be deemed to be surveyors for the purpose of Groundnuts-in-shell also.

364. Survey fees—

- (a) For every delivery order, each party shall pay Rs. 5 to the Exchange as survey fee. Out of the total of Rs. 10 the Exchange shall retain Rs. 5 and pay Rs. 2.50 nP. to each surveyor. If the matter is referred to an umpire the Exchange shall retain Rs. 5 out of the total of Rs. 10 received from both the parties as survey fees and out of the balance of Rs. 5 shall pay Rs. 1.50 nP. to each surveyor and Rs. 2 to the umpire.
- (b) In case the same person is appointed as sole surveyor by the buyer and the seller, each of them shall pay Rs. 2.50 nP. to the Exchange. Out of this total of Rs. 5 received as survey fees from both the parties, the Exchange shall retain Rs. 2.50 nP. and pay Rs. 2.50 nP. to the sole surveyor.

365. (1) If on any day the closing rate of a hedge contract in Groundnuts-in-shell rises or falls by more than Rs. 10 per 250 Kgs., over or below the last settlement rate or the last special clearing rate or the commencement rate of the contract, as the case may be, then an automatic special clearing shall take place thereafter in respect of hedge contracts in Groundnuts-in-shell on the basis of the closing rate of the day.

In case two contracts are running concurrently and such automatic special clearing takes place in respect of one of them, an automatic special clearing shall take place in the other contract also on the basis of its closing rate of the day notwithstanding that the rates of the other contract during the day have not undergone the fluctuation stipulated above.

- (2) In respect of such automatic special settlement (clearing) the members shall exchange slips on the second working day of the day on which the rise or fall in prices as stated in clause (1) above takes place.
- (3) The inward payment alongwith the balance sheet and other statements as are required to be submitted under the Byelaws for clearing shall be submitted to the Clearing House on the working day following the day on which slips are exchanged under clause (2) above. The outward payment shall be made on the day fixed for the purpose by the Clearing House Committee.
- (4) The Byelaws relating to weekly settlement (clearing) shall apply to such automatic special clearing.
- (5) If under this Byelaw or Byelaw 100C, an automatic special clearing takes place in respect of one authorised commodity, then notwithstanding anything contained in Byelaws 100B and 100C, an automatic special settlement shall take place simultaneously in respect of other authorised commodities also in accordance with the provisions of the above mentioned Byelaws.
- (6) Notwithstanding anything contained in Clauses (1) to (5) above, no automatic Special Clearing shall take place on the day on which settlement rates are to be fixed under Byelaw 78 and on the trading day preceding to such day.

366. (1) Every member of the Exchange shall on each inward payment day and not later than the time specified in the Clearing House Notice for payment of debit balances under the balance sheet, pay into the Margin Settlement Account of the Exchange with the Bank approved by the Board, a deposit by way of margin not carrying interest, on the net open position in respect of Hedge Contracts in Groundnuts-in-shell entered into by the member during the trading days for the period for which settlement rates are fixed under Byelaw 78 or 100C or deemed to be fixed under Byelaw 365 for such settlement. The said margin, calculated as follows, shall be payable on the highest net open position as at the close of the business on any of the said trading days :—

(i) On the first 250 Metric Tonnes	Nil
(ii) On the next 250 Metric Tonnes	at the rate of Rs. 4/- per M. Tonne.
(iii) On the next 500 Metric Tonnes	at the rate of Rs. 8/- per M. Tonne.
(iv) On the next 500 Metric Tonnes	at the rate of Rs. 16/- per M. Tonne.
(v) On the next 500 Metric Tonnes.	at the rate of Rs. 28/- per M. Tonne.
(vi) On the next 500 Metric Tonnes	at the rate of Rs. 40/- per M. Tonne.

Provided, however, that it shall be permissible to any such member to set off the whole or any amount of such deposit by way of margin against any amount due to such member under the balance sheets sent in by him in respect of such settlements; provided further that in respect of any deposit made by a member under this Byelaw on the previous Inward Payment Day,

it shall be permissible to adjust the same or any part thereof in the Balance Sheet sent in by him in respect of any subsequent settlement.

- (2) No member shall have, on any day, the net open position exceeding 2500 Metric Tonnes in Groundnuts-in-shell. If any member has his business in excess of the above limits, he shall be liable for disciplinary action. If such a member is asked by the Board to bring his business within limits he shall do so within a stipulated time. If any member makes any default in this regard his business may be closed by the Board at such rate as may be fixed by the Board for the purpose.
- (3) Notwithstanding anything contained in these Byelaws the Board may from time to time by a resolution passed by itself and concurred in by the Forward Markets Commission, make such variations as may be necessary or desirable in respect of system, payment and/or amount of margin payable in respect of all transactions in Hedge Contracts in Groundnuts-in-shell.
- (4) Notwithstanding anything contained in these Byelaws, the Board may by a resolution passed by itself and concurred in by the Forward Markets Commission fix such limits upon the daily trading by members or upon the net open position of members concerning hedge contracts in Groundnuts-in-shell as the Board may consider necessary or desirable in respect of such daily trading or net open position.
- (5) The powers specified in sub-clauses (3) and (4) above may be exercised by the Forward Markets Commission in any case where in the opinion of the Commission it is expedient in the interest of trade so to do.
- (6) Any variations made under (3), (4) or (5) above shall be applicable to all transactions in hedge contracts in Groundnuts-in-shell including transactions entered into before such variations are made.

367. Byelaws of the Exchange in force at any time and from time to time regarding to "Arbitration and Appeals" shall also be applicable to hedge contracts in Groundnuts-in-shell.

368. (1) (a) Every member shall pay to the Exchange Laga or Cess on every transaction of purchase and sale of Groundnuts-in-shell of his constituent whether member or non-member of the Exchange, at the rate of 25 Naye Paise per every transaction of purchase and/or per every transaction of sale of 10 Metric Tonnes of Groundnuts-in-shell.
- (b) The Board may from time to time, with the concurrence of the Forward Markets Commission enhance, reduce or vary the prescribed rate of Laga provided that such variation etc. shall be enforced only from the beginning of official year and not in the midst of the year.
- (2) Every member shall pay the amount of Laga or Cess to the Exchange in the manner communicated by the office of the Exchange."

APPENDIX

(C1)

THE SPICES AND OILSEEDS EXCHANGE LTD.

Official Contract Form for Hedge Contracts in Groundnuts-in-shell

(Between Member and Member)

Contract No. Sangli, dated

Mr./Messrs.

Dear Sir/Sirs,

I/We have this day sold to/brought from you, subject to the Byelaws in force at any time and from time to

time of the Spices and Oilseeds Exchange Ltd. _____
 _____ Kilograms of _____ for
 _____ Delivery at Rs. _____ per
 250 Kilograms.

Yours faithfully,

Seller's/Buyer's signature.

(C2)

THE SPICES AND OILSEEDS EXCHANGE LTD.

*Official Client's Contract Form for Hedge Contracts in
 Groundnuts-in-shell.*

(Between a Member and a Non-Member)

Memo of Contract No.

Made in Sangli on of

To

Mr./Messrs.

I/We have this day bought from/sold to* you, subject to the Byelaws of the Spices and Oilseeds Exchange Limited in force now and from time to time in future and subject also to my/our usual charges and terms of business mentioned below Kilograms for delivery at Rs. per 250 Kilograms.

TERMS

(1) I/We am/are not at all responsible for any errors or delay in transmission of telegrams.

(2) You shall pay to me/us all amounts due in respect of periodical settlements according to the Byelaws of the Exchange. You shall as and when required, deposit with me/us within 24 hours, any amount demanded by me/us as margin till the completion of the contract; and if you fail to do so I/We shall be at liberty to close your transactions under the term 4 hereof.

(3) This contract shall be taken as having been made between Principal and Principal.

(4) If you fail to comply with any of the aforesaid terms or to return to me/us duly signed the attached confirmation note within three days from the receipt hereof, I/We shall be at liberty to close the contract at market rate at your risk and on your account without consulting you.

(5) In the event of any dispute of any nature arising out of this contract the same shall be settled by Arbitration in Sangli according to the Byelaws of the Spices & Oilseeds Exchange Ltd.

(6) This contract is entered into by me/us on my/our own account.

Signature _____

Strike out whatever is not applicable.

(C3)

THE SPICES AND OILSEEDS EXCHANGE LTD.

*Official Client's Contract Form for Hedge Contracts in
 Groundnuts-in-shell.*

CONFIRMATION

No. Date

To

Mr./Messrs.

I/We confirm that I/We have this day bought from/sold to* you in Sangli, subject to the Byelaws of the Spices and Oilseeds Exchange Limited in force now and from time to time in future and subject also to your usual charges and terms of business Kilograms for delivery at the rate of Rs. per 250 Kilograms.

I/We have entered into this contract with you on my/our own behalf and risk.

I/We undertake to abide by the Byelaws of the Spices and Oilseeds Exchange Ltd., and to comply with your terms and conditions of business and I/We hereby authorise you in the event of my/our failing in this undertaking, to close this contract or any portion thereof

at your option either immediately or at such later time as you may deem fit, without giving me/us any further notice.

In this connection if I/We raise any objection contrary to the terms, the same will have no effect on the contract. I/We am/are also responsible for all such losses arising from the contract being closed by you as stated above.

In the event of any dispute arising between you and me/us out of this contract, I/We agreed to refer the matter to arbitration in SANGLI according to the Byelaws of the Spices and Oilseeds Exchange Ltd. and to abide by the Arbitration Award.

I hereby affirm and declare that I am not a partner of any other member-firm.

Signature _____

Strike out whatever is not applicable.

(C4)

THE SPICES AND OILSEEDS EXCHANGE LTD.

*Official Client's Contract Form for Hedge Contracts in
 Groundnuts-in-shell.*

(Between a Member and a Non-Member)

Memo of Contract No.

Made in Sangli on of

To

Mr./Messrs.

I/We have this day bought from/sold for* you, subject to the Byelaws of the Spices and Oilseeds Exchange Limited in force now and from time to time in future and subject also to my/our usual charges and terms of business mentioned below Kilograms for delivery at Rs. per 250 Kilograms.

TERMS

(1) I/We am/are not at all responsible for any errors or delay in transmission of telegrams.

(2) You shall pay to me/us all amounts due in respect of periodical settlements according to the Byelaws of the Exchange. You shall as and when required, deposit with me/us within 24 hours, any amount demanded by me/us as margin till the completion of the contract; and if you fail to do so I/We shall be at liberty to close your transactions under the term 4 hereof.

(3) This contract shall be taken as having been made between Principal and Principal.

(4) If you fail to comply with any of the aforesaid terms or to return to me/us duly signed the attached confirmation note within three days from the receipt hereof, I/We shall be at liberty to close the contract at market rate at your risk and on your account without consulting you.

(5) In the event of any dispute of any nature arising out of this contract the same shall be settled by Arbitration in Sangli according to the Byelaws of the Spices & Oilseeds Exchange Ltd.

Signature _____

Strike out whatever is not applicable.

(C5)

THE SPICES AND OILSEEDS EXCHANGE LTD.

*Official Client's Contract Form for Hedge Contracts in
 Groundnuts-in-shell.*

CONFIRMATION

No. Date

To

Mr./Messrs.

I/We confirm that I/We have this day bought from/sold for* me/us in Sangli, subject to the Byelaws of the Spices and Oilseeds Exchange Limited in force now and from time to time in future and subject also to your usual charges and terms of business Kilograms for delivery at the rate of Rs. per 250 Kilograms.

I/We have entered into this contract with you on my/our own behalf and risk.

I/We undertake to abide by the Byelaws of the Spices and Oilseeds Exchange Ltd., and to comply with your terms and conditions of business and I/We hereby authorise you in the event of my/our failing in this undertaking, to close this contract or any portion thereof at your option either immediately or at such later time as you may deem fit, without giving me/us any further notice.

In this connection if I/We raise any objection contrary to the terms, the same will have no effect on the contract.

I/We am/are also responsible for all such losses arising from the contract being closed by you as stated above.

In the event of any dispute arising between you and me/us out of this contract, I/We agreed to refer the matter to arbitration in SANGLI according to the Byelaws of the Spices and Oilseeds Exchange Ltd. and to abide by the Arbitration Award.

I hereby affirm and declare that I am not a partner of any other member-firm.

Signature _____

* Strike out whatever is not applicable.

(C6)

THE SPICES AND OILSEEDS EXCHANGE LTD.

Clearing House

INSTRUCTION FORM

From to the Clearing House.

Please act for us in the disposal of tender against the following contracts :—

For Groundnuts-in-shell Delivery.

Signature _____

Date _____

Clearing House Delivery Order No.	Bought from	Settlement Rate	Sold to	Settlement Rate	Clearing House Delivery Order No.

N.B.—(1) The Clearing House is not responsible for errors.

(2) Contracts must be entered in units of 10 M. Tonnes.

(C7)

THE SPICES AND OILSEEDS EXCHANGE LTD.

Groundnuts-in-shell.

OFFICIAL DELIVERY ORDER FORM

No.

Sangli, 196

Name of original Tenderer

To

Messrs.

I/We beg to tender to you against our sale lodged with the Clearing House.

the Pucca Delivery Order for which I/We have this day

PARTICULARS OF TENDER

Kilograms lying in

Quality	Settlement Rate

Signature

No. 1 To No. 4 To

No. 2 To No. 5 To

No. 3 To No. 6 To

*Place to be mentioned only in case of delivery in upcountry

(C8)

THE SPICES AND OILSEEDS EXCHANGE LTD.

Groundnuts-in-shell.

PUCCA DELIVERY ORDER FORM

Sangli, 196

First Seller

*Last Buyer

To

.....

.....

Please deliver to Kilograms of specified
below lying in † and takereceipt for the same.

Quantity

Settlement Rate

Signature of Secretary

* Last buyer's name to be filled by the Clearing House.

† Place to be mentioned only in case of delivery in upcountry centre.

M. R. PURANDARE

Secretary

Date : 12th October, 1963.

The Spices & Oilseeds Exchange Ltd., Sangli.

LOSTS

BOMBAY MUNICIPAL B. E. S. T. UNDERTAKING LOAN

No.	Loan	Amount	Repayable	Originally standing in the name of	Last endorsed to the proprietors
(1)	(2)	(3)	(4)	(5)	(6)
649	3½% 1947 7½ Crores.	Rs. 3,500	1st August, 1977	The Bank of India Ltd.	
9692/95	"	"	"	Sirinbai R. Mehta and another	Shiwbhagwan Saraf.
10549	"	"	"	The Union Bank of India Ltd.	

By whom they were never endorsed to any other person having been lost, notice is hereby given that payment of the above debentures and the interest thereupon have been stopped at the Municipal Loans Section, State Bank of India, Bombay, and that application is about to be made for the issue of duplicates in favour of the proprietors. The public are cautioned against purchasing or otherwise dealing with abovementioned debentures.

Name of the Advertiser: Shiwbhagwan Saraf.
Residence : 37-A, Kailash Cottage,
Slon, Bombay No. 22

SHIWBHAGWAN SARAF

BOMBAY MUNICIPAL DEBENTURE

Number	Loan	Amount	Repayable	Originally standing in the name of	Last endorsed to the proprietors.
2668	3½ per cent Rs. 2 Crores Loan of 1950.	Rs. 1,000	16-8-1965	Mercantile Bank of India Limited.	Bhawanji A. Khimji and Nanlal D. Mehta.

By whom it was never endorsed to any other person having been lost, notice is hereby given that payment of the above debenture and the interest thereupon have been stopped at the Municipal Loans Section, State Bank of India, Bombay, and the application is about to be made for the issue of duplicates in favour of the proprietors. The public are cautioned against purchasing or otherwise dealing with the abovementioned debenture.

Name of the Advertiser : Bhawanji A. Khimji, C/o Shri Matunga Gujarati Seva Mandal, 398, Telang Road, Matunga (C.R.), Bombay-19.

24th December 1963.

The Government Promissory Notes Nos. DH040207/8 of the 3 per cent loan of 1953—55 for Rs. 1,000 each originally standing in the name of Reserve Bank of India, and last endorsed to Mehar Singh the proprietor, by whom they were never endorsed to any other person, having been lost, stolen or destroyed, notice is hereby given that the payment of the above note(s) and the interest/instalment thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi and that application is about to be made for payment of the discharge value in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Name of the Advertiser : Mehar Singh.

Residence : Village Tallor, Tehsil : Pathankot, Dist.
Gurdaspur.

The Government promissory Note No. K.028043 of the 2½ per cent loan of 1965-70 Fasli for Rs. OS.500, originally standing in the name of State Bank of Hyderabad and last endorsed to the Commissioner, Civil Supplies, Andhra Pradesh, Hyderabad, the proprietor, by whom it was never endorsed to any other persons, having been lost, notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Hyderabad and that application is about to be made for payment of the discharge value in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Name of the Advertiser : Commissioner, Civil Supplies,
Residence : Government of Andhra Pradesh, Hyderabad.

The undernoted Government Promissory Notes originally standing in the name of Raj Kumari Bhatia, the proprietor, by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of the undernoted notes and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi and that application is about to be made for the issue of duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the undernoted securities.

Name of the Advertiser : Raj Kumari Bhatia.

Residence : Bhatia Hospital, E.N.T. Department, Nevan Bazar, Amritsar.

No.	Loan	Amount
DH006815	6½ % Gold Bonds 1977	Rs. 20/-
DH006816	Do.	Rs. 100/-
DH006817	Do.	Rs. 500/-
DH006818	Do.	Rs. 1000/-

CHANGE OF NAMES

I, hitherto known as Benishyam son of Shri Pandurang Satardey employed as Postal Clerk in Ramtek P.O., residing at B. P. Satardey, Postal Clerk, Ramtek Distt. Nagpur, have changed my name and shall hereafter be known as Benishyam Pandurang Satpute.

B. P. SATARDEY
1-1-1964
(Sd. in existing name)

Notified that the undersigned GAVRIA MASNIA BHARATI, working as a Iron Caulker in the Naval Dockyard, Bombay under T. No. 4632, has changed his name as RAMBHAU NAGOO PATIL.

GAVRIA MASNIA BHARATI

I, hitherto known as T. V. Maladkar son of Shri Vithoba Murari Maladkar employed as Porter, Bombay R.M.S., B'bay Stg. Dn. in Bombay R.M.S. (Present address) Ghatkoper Housing Colony, Chaul No. 58, R.N. 1724, have changed my name and shall hereafter be known as Tukaram Vithoba Tandel.

T. V. MALADKAR
(Sd. in existing name)

I, hitherto known as Devadanam Purushotham son of Shri Purushotham employed as C & W Khalasi, T. No. 201/HML/1218 H.T. 10 R's office, Hubli, S. Rly., have changed my name and shall hereafter be known as Meruga Devadanam Purushotham.

M. DEVADANAM PURUSHOTHAM

I, hitherto known as Ravi Datt son of Shri Laxmi Datt employed as Forme Carrier in G.I.P. Simla and residing at Labbu house, Tuti Kandi, Simla-4, have changed my name and shall hereafter be known as Ravi Datt Khanai.

RAVI DATT
(Sd. in existing name)

I, hitherto known as Kum. Sunanda Dattaram Chube daughter of Shri Dattaram Balkrishna Chube employed as Lower Division Clerk in the Regional Office of the Textile Commissioner, have changed my name and shall hereafter be known as Smt. Sudha Dinkar Wagle.

Smt. S. D. WAGLE

I, hitherto known as UPENDRA KUMAR DAS son of Shri NADIYA CHAND DAS employed as Upper Division Clerk in The Collectorate of Central Excise of Customs, Shillong, have changed my name and shall hereafter be known as UPENDRA KUMAR DAS PURKA-YASTHA.

UPENDRA KUMAR DAS
(Sd. in existing name)

I, hitherto known as Debu Bose son of Shri Dharendra Kr. Bose employed as Wireman in General Manager, Calcutta Telephone District, I.P. & T. Deptt., residing at 13, Adhar Chandra Das Lane, Calcutta-4, have changed my name and shall hereafter be known as Dibyendu Basu.

DEBU BOSE
25-2-64
(Sd. in existing name)

I, hitherto known as MAHABIR RAM son of Shri PARMESHWAR PRASAD PODDAR employed as Postal Clerk in Superintendent of Post Offices, residing at Hazaribagh Division, Hazaribagh, have changed my name and shall hereafter be known as MAHABIR PRASAD PODDAR.

MAHABIR RAM
25-2-64
(Sd. in existing name)

I, Pran Nath Sharma s/o Shri Gian Chand, resident of 704, G.T. Road, opposite Netaji Municipal Park, Shahdara, Delhi-32, have changed my name as Pran Nath Patahara.

I, hitherto known as AMBUL VINCENT son of Shri A. EAPEN employed as Clerk/U.D. in No. 2 Wing AF Stn., Poona-6, have changed my name and shall hereafter be known as AIPORA VINCENT.

A. VINCENT
(Sd. in existing name)

I, hitherto known as KULDEEP CHAND BASSI son of Shri Inder Sain Bassi employed as Asstt. Permanent Way Inspector c/o P.W.I. (C. Rly.) Badneraden (E) BSL, D.S's. Office, Bhusawal, have changed my name and shall hereafter be known as KULDEEP KUMAR BASSI.

K. C. BASSI
(Sd. in existing name)

I, hitherto known as M. Marimuthu son of Shri S. Mariappan employed as Sepoy of Central Excise, Kotagiri MOR, KOTAGIRI (Nilgiris), have changed my name and shall hereafter be known as M. Nallamuthu.

M. MARIMUTHU
6-3-64
(Sd. in existing name)

I, B. N. Mochi s/o Sri Sahdeo Mochi at present employed as ASM under Divisional Superintendent, Danapur, Eastern Railway, have changed my name as B. N. Ram. My name will hereinafter be entered in the record as Brijnandan Ram.

I, hitherto known as S. KANAKAVALLI daughter of Shri V. B. S. IYENGAR employed as Telephone Operator in Telephone Exchange, Madurai, residing at No. 7, Sangeetha Vinayakar Koil Street, Madurai, have changed my name and shall hereafter be known as FATHIMA BASHEER.

S. KANAKAVALLI
12-2-64
(Sd. in existing name)

I, RAJINDER PARSHAD, son of Shri THAKUR DASS KAPUR and resident of Ved Bhawan (N.C. 235), Kot Kishan Chand, JULLUNDUR CITY, serving in the Indian Army as Second Lieutenant with personal No. EC-51656, hereby notify that henceforth I will be known as and by the name of RAJINDER PARSHAD KAPUR, the short form of which will be R. R. KAPUR.

RAJINDER PARSHAD

I, hitherto known as Piara Ram No. 8094 D.P./1236L son of Shri Nanda Ram employed as Constable in Old Police Line, Delhi, residing at Old Police Lines, Delhi, have changed my name and shall hereafter be known as Piara Singh.

PIARA RAM
(Sd. in existing name)

I, hitherto known as KRISHAN LAL son of Shri GURDITTA RAM MADAN employed as C.G.I. in S.A.O. (FTA) W. Rly., Delhi Kishan Ganj, residing at 5C/76, Rohtak Road, Karolbagh, N. Delhi, have changed my name and shall hereafter be known as K. L. MADAN.

KRISHAN LAL
(Sd. in existing name)

I, hitherto known as Virpakshappa Shattagar son of Shri Rachappa Shattagar as Advocate in Dist. Court, Bidar, (Present address) V. R. Shatkar, Advocate, Bidar, have changed my name and shall hereafter be known as Virpakshappa s/o Rachappa Shatkar, Advocate, Bidar.

V. P. SHATTAGAR
(Sd. in existing name)

I, hitherto known as YOGENDRABHAI son of Shri BHAISHANKER employed as Motor Pump Attendant in Garrison Engineer, M.E.S., Jamnagar, residing at Digvijay Plot, Street No. 2, Outside Khambhalia Gate, Jamnagar, have changed my name and shall hereafter be known as BHUPATRAI BHAISHANKER TRIVEDI.

YOGENDRABHAI BHAISHANKER TRIVEDI
(Sd. in existing name)

I, hitherto known as M. S. SUBRAMANIAN son of Shri M. Sankaran employed as Clerk in Post and Telegraph Department at Pudukottai Head Office, residing at 242, Iyerkulam Street, Pudukottai, T.R., have changed my name and shall hereafter be known as M. S. S. Manian.

M. S. SUBRAMANIAN
(Sd. in existing name)

I, hitherto known as G. B. KAMBHEKAR son of Shri SETTOJI RAO employed as IInd Class Highly Skilled in (Southern Railway) Central Rly. Workshop, Mys, residing at Door No. 2459? K. R. Mohalla, Mysore, have changed my name and shall hereafter be known as G. S. Bhyroji Rao Kambhekar.

G. B. KAMBHEKAR
22-2-1964
(Sd. in existing name)

I, hitherto known as BHAWAN SINGH BIST son of Shri Late Jitar Singh employed as Draughtsman in Ordnance Factory, Dehra Dun, residing at Drawing Office, Ordnance Factory, Dehra Dun, have changed my name and shall hereafter be known as BHAGWAN SINGH BIST.

BHAGWAN SINGH BIST
(Sd. in existing name)

COMPANY NOTICE

THE MANDAL SUGAR MILLS LIMITED

Notice is hereby given in pursuance of Section 497 that a General Meeting of the members of the above-named company will be held at my office 1/24, Asaf Ali Road, New Delhi on the 30th day of April 1964 at 4 O'Clock in the afternoon for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing of any explanations that may be given by liquidator and also of determining by a Special Resolution of the company the manner in which the books, account and documents of the company and of the liquidator shall be disposed of.

S. R. KAPUR
Voluntary Liquidator

L/G326GI/63

COMPANY NOTICE

THE HIND TYRES LIMITED

Notice is hereby given in pursuance of Section 497 that a General Meeting of the members of the above-named company will be held at my office 1/24, Asaf Ali Road, New Delhi on the 30th day of April, 1964 at 4 O'Clock in the afternoon for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing of any explanations that may be given by liquidator and also of determining by a Special Resolution of the company the manner in which the books, account and documents of the company and of the liquidator shall be disposed of.

S. R. KAPUR
Voluntary Liquidator

NOTICE

IN THE MATTER OF CHANDRA PUBLICATIONS PRIVATE LTD. CHHIPITOLA, AGRA.

In the matter of the Companies Act, 1956.

Notice is hereby given to all concerned that in accordance with Section 485(1) of the Companies Act, 1956, the above company has passed the following special resolution at the General Meeting of the members held at its registered office, Chhipitola, Agra on the 2nd March, 1964.

Resolved that the company be wound up voluntarily and that Shri Bhuvaneshwar Dayal Agarwala, director, be and is hereby appointed liquidator of the company on a remuneration of Rs. 100 only.

Dated at Agra the 3rd March 1964.

B. D. AGARWALA
Liquidator

FORM NO. 151

(See Rule 315)

COMPANIES ACT, 1956

Member's Voluntary Winding Up

Notice of appointment of liquidator pursuant to Section 516.

Name of Company : Chandra Publications Private Ltd.

Nature of business : Publications.

Address of Registered Office : Chhipitola, Agra.

Name & address of Liquidator : Sri Bhuvaneshwar Dayal Agarwala, Chhipitola, Agra.

Date of appointment : 2nd March, 1964.

By whom appointed : By the Company at the General Meeting.

Dated at Agra the 3rd March 1964.

B. D. AGARWALA
Liquidator

NOTICE TO CREDITORS

Estate Gavin Chapman Gordon Dobbie, deceased.

Pursuant to Sections 350 of Act XXXIX of 1925 all persons having claims against the Estate of the above-named deceased of 13, Laird Street, Coatbridge, Scotland who died at Glasgow on the 4th November 1961, are hereby required to send full particulars of their claims to State Bank of India of 1, Strand Road, Calcutta, the Administrator to the above estate on or before 20th April 1964 after which date the said Administrator will proceed to distribute the assets of the above estate without regard to any claims except those of which any notice shall then have been received.

Dated Calcutta the 11th day of March, 1964.

SANDERSONS & MORGANS

Solicitors for the said Administrator
5 & 7, Netaji Subhas Road, Calcutta

NOTICES

In Re : Shrinivas Oil, Dal & Flour Mills (Pvt) Ltd., Belliganj, Rae Bareilly.

Notice is hereby given to the General Public in compliance to Section 485 of Act 1 of 1956 that Shrinivas

Oil, Dal and Flour Mills (Pvt) Ltd., Daryapur, Registered Office at Beliganj, Rae Bareilly have upon the declaration of Solvency and Affidavits of the Directors passed a special Resolution in the Extraordinary General Meeting, 3rd March 1964, that the above-named company should be voluntarily wound up and have appointed Shri Sheo Narain Shukla as its Liquidator with effect from the afternoon of 3rd March 1964.

BABU LAL
Director

*In Re : Shrinivas Oil, Dal & Flour Mills (Pvt) Ltd.,
Belliganj, Rae Bareilly.*

Notice is hereby given under Section 516 Act 1 of 1956 that the above company has passed a special resolution for voluntarily winding up in its Extraordinary General Meeting on 3rd March 1964 and I, Sheo Narain Shukla has been appointed Liquidator, of the said company by the said resolution on 3rd of March 1964.

SHEO NARAIN SHUKLA

PUBLIC NOTICE

This is to notify the General Public and all those interested that the sole proprietorship business of M/s. Banwari Lal Mukatwala, 2181, Kinari Bazar, Delhi, has ceased to be such with effect from 1st April 1963, and there after the business has been taken over by Shri Banwari Lal,

Shri Vinod Kumar and Shri Promod Kumar, in partnership from the date under the name and style of M/s. Banwari Lal Mukatwala.

**BANWARI LAL
VINOD KUMAR
PROMOD KUMAR**

NOTICE

**IN THE MATTER OF VIJAY LAKSHMI VANASPATI
INDUSTRIES LTD.**

(In Voluntary Liquidation)

Notice of Final Meeting under Section 497 of
Companies Act, 1956.

Notice is hereby given that a General Meeting of the members of the above-named Company will be held at, Sunlight Insurance Building, Asaf Ali Road, New Delhi, on Tuesday, the 28th April, 1964 at 1.00 P.M. for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company disposed of and of hearing any explanation that may be given by the liquidator and also of determining the manner in which the books, accounts and documents of the Company and of the liquidator shall be disposed of.

New Delhi, dated 18th March, 1964.

K. L. UPPAL
Voluntary Liquidator